Dec. Ses. 1822 that the estate thereby transfered and conveyed shall be held according to the true meaning of the said deeds, and shall take effect upon the delivery of the said deeds, any law to the contrary in anywise notwithstanding.

Infant heir.

4. And be it enacted, That the said infaut heir Mary Trotten shall be authorised to join in the said petition either by her guardian or prochein amie.

Special trus-

5. And be it enacted, That in the execution of any deed or deeds in pursuance of the recommendation above recited, the said infant Mary Trotten shall be represented by a trustee to be appointed by the court for that especial purpose, and all deeds and releases executed by the said trustee in the name and on the behalf of the said infant, ratified and confirmed as aforesaid by the court, shall have as full effect in law to convey all the right and title in and to the lands of the said Mary Trotten as if she was a feme sole of full age, and such deeds and releases were executed by herself.

Location confirmed.

6. And be it enacted, That upon the ratification by Baltimore county court of the aforesaid proceedings of John Eager Howard, Josias Green and Thomas Hillen, in relation to the foregoing lands which have been recorded in the office of the clerk of Baltimore county, the locations of the said lands as established in said proceedings, shall be binding and conclusive upon the aforesaid Doct. James Stewart and Doct. Richard S. Stewart, and also upon the aforesaid heirs of Doct. John Trotten in the same manner as if the aforesaid minor Mary Trotten was a feme sole of full age, competent to make legal conveyances,

Passed Feb. 22, 1823.

CHAPTER. 183. An act relating to the receiving and paying over to the levy court of

Charge pro-

Baltimore county, the public fund therein mentioned.

Be it enacted by the General Assembly of Maryland, That the one moiety or half part of the funds arising from retailers of licenses, payable by law, to the levy court of Baltimore county, shall hereafter be received by the clerks of the court granting such licenses, and by them shall be paid over to the said levy court, without any charge of commissions thereon.

CHAPTER 184.

Passed Feb 22,1823. Levy \$40.

An act for the relief of Rachel Donaldson, of Montgomery county. Be it enacted by the General Assembly of Maryland, That the levy court of Montgomery county be, and they are hereby authorised and required to levy and assess, annually, so long as they may think proper, on the assessable property of said county a sum of money not exceeding forty dollars for the support and maintenance of Rachel Donald son of said county, to be collected by the collector of said county and by him paid over to the said Rachel Donaldson or to her order.

Passed Feb. 22, 1823. May petition for insolvency CHAPTER 185.

An act for the relief of negro Priss, of Harford county. WHEREAS, it is alledged by the petition of negro Priss, of Harford county, that she is confined in the jail of said county for debts which she is unable to pay; therefore,

Be it enacted by the General Assembly of Maryland, That the said negro Priss be, and she is hereby authorised to prosecute her petition for the benefit of the insolvent laws, without being compelled to prove her residence in the state of Maryland, for two years pre-